

REMARKS

The specification has been amended as needed so as to take care of the formal objections thereto.

Claim 10 has been replaced by a new claim 11, which is drawn to the Figure 10 subject matter.

New claim 11 is patentable, because no reference of record or any proper combination thereof discloses the horizontal swinging movement of the screen (52) relative to the frame (50), the screen (52) having a vertical edge by which it is mounted on a vertical edge of frame (50), when the visor is vertical. (We have to specify that the vertical and horizontal directions recited in the claim are when the visor is vertical.)

The cited references do nothing to disclose this.

MUYO discloses vertical and horizontal sliding movement of what might be called visor supplements. WILLIAMS discloses vertical swinging movement, as well as horizontal sliding movement, of devices that might be called visor supplements.

JIA discloses what seems to be universal movement of a visor supplement 20; but there is nothing in JIA corresponding to the frame and screen of the present invention, having vertical edges by which the screen is mounted for horizontal swinging movement on the frame.

It is believed that new claim 11 clearly brings out these distinctions with ample particularity, and so is patentable.

In view of the present amendment and the foregoing remarks, therefore, it is believed that this application has been placed in condition for allowance, and reconsideration and allowance are respectfully requested.

The Commissioner is hereby authorized in this, concurrent, and future replies, to charge payment or credit any overpayment to Deposit Account No. 25-0120 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17.

Respectfully submitted,

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